

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.	
08/136,760 10/15/93	Uddenfeldt, Jan E.	efel:	027500690	
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Burns, Doane, Swecker & Mathis Washington & Prince Sts.			EXAMINER	
		Safourek		
P.O. Box 1404		ART UNIT	PAPER NUMBER	
Alexandria, Va 2231	13-1404	2603	18	
my famorius va 2231		DATE MAILED:	. 0	
Đ	KAMINER INTERVIEW SUMMARY RI	ECORD		
All participants (applicant, applicant's representative	, PTO personnel):			
(1) Steven M. du Bois	<u>(3)</u>			
(2) Benedict Safou	(-)			
C. + 1				
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Type: ☐ Telephonic)).		
Exhibit shown or demonstration conducted: Yes	(I) No. If yes, brief description:			
Agroomest				
Agreement was reached with respect to some of		ched.		
Claims discussed:addition of	new claims			
	2			
dentification of prior art discussed:	<u> </u>			
Description of the general nature of what was agreed	d to if an agreement was reached, or any other	comments: Appli	can't wishes	
to add new dependent +		ins. Mr de	•	
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U = U	CFR 11116 as case ha	s had oxfa	ite Juayle.	
Examiner agreeable to new	o claims, Problemis de	clarations	V	
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A fulley deposited in the second seco				
A fuller description, if necessary, and a copy of the a ttached. Also, where no copy of the amendments w	imenoments, it available, which the examiner a hich would render the claims allowable is avail.	greed would render the able, a summary therec	claims allowable must be fmust be attached.)	
Of 1. It is not necessary for applicant to provide a s	separate record of the substance of the intervie	ew.		
nless the paragraph below has been checked to ind /AIVED AND MUST INCLUDE THE SUBSTANCE O ction has already been filed, then applicant is given	OF THE INTERVIEW (e.g., items 1-7 on the rev	rerse side of this form)	If a response to the last Office	
☐ 2. Since the examiner's interview summary aborequirements that may be present in the last	ove (including any attachments) reflects a comp Office action, and since the claims are now alk ion. Applicant is not relieved from providing a s	olete response to each of owable, this completed to	f the objections, rejections and orm is considered to fulfill the bstance of the interview unless	

Examiner's Signature

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PTOL-413 (REV. 2 -93)